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DATE MAILED: 04/12/2006

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/448,617	11/23/1999	DALE E. OLSEN	1416-FBI	5242
75	90 04/12/2006	•	EXAM	INER
CARLA MAGDA KRIVAK OFC OF PATENT COUNSEL			MOSSER, KATHLEEN MICHELE	
	OPKINS UNIVERSITY SICS LABORATORY		ART UNIT	PAPER NUMBER
	HOPKINS ROAD	•	3715	
LAUREL, MD	207236099			_

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/448,617	OLSEN, DALE E.				
Office Action Summary	Examiner	Art Unit				
	Kathleen Mosser	3715				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONED	. aly filed the mailing date of this communication. (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 17 Fe	bruary 2006.					
	action is non-final.					
3) Since this application is in condition for allowan	ce except for formal matters, pro	secution as to the merits is				
closed in accordance with the practice under E						
Disposition of Claims						
4) Claim(s) 1,7,8,14,22,28,29,35,43,49,50,52 and	60-66 is/are pending in the appli	cation.				
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) 1,7,8,14,22,28,29,35,43,49,50,52,and	60-66 is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r					
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
The dath of decidation is objected to by the Ex	animor. Note the attached embe	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list 	s have been received. s have been received in Applicati ity documents have been receive ı (PCT Rule 17.2(a)).	on No d in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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DETAILED ACTION

In response to the request for continued examination filed 02/17/2006, claims 2-6, 9-13, 15-21, 23027, 30-34, 36-42, 44-48, 51 and 53-59 have been cancelled; claims 1, 7-8, 14, 22, 28-29, 35, 43, 49-50, 52, 60-65 and newly added claim 66 are pending.

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 02/17/2006 has been entered.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claims 14, 35,60, 61, 63 and 65 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Each of the claims is directed to a method or computer readable medium for causing a computer to perform a method. In order for the method to be statutory it most have a practical application. A practical application may be shown as either a) a physical transformation or b) otherwise producing a useful, concrete and tangible result. In order to show a physical transformation the method most transform an article or physical object to a different state or thing. Although, this would seemingly be the case with the method which recites a plurality of "creating" steps, the components created are digital representations or potentially all computer generated data. Computer data and data signals do not constitute physical objects. Further, the method fails to produce a

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tangible result. In order for a result to be tangible it most possess a real-world value and be appreciable to something outside the system that produced it. In the instant invention each of the methods results in the creation of some sort a digital data. This digital data is never represented outside the machine it is created in or conveyed to user. Absent any such features the claim is merely drawn to a manipulation of an abstract idea and is thus directed to non-statutory subject matter.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claims 1, 7-8, 14, 22, 28-29, 35, 43, 49-50, 52, 60-66 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Each of the independent claims has been amended to include the phase "reasonable and consistent". These phrases represent a relative term which renders the claim indefinite. The specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention. What is considered "reasonable" varies from one person to another and is indefinite as such. The specification includes clear instructions as to how to make the selected phrases be "consistent" with the previous responses. The examiner suggests amending the claims to recite only this term. Each of the dependent claims incorporates this phrase through its dependencies and as such are rejected for the same reasons.

In addition, claims 14, 22, 35, 43, 60-65 include the limitation of an emotional component having an emotional model which determines the direction and magnitude of change between a plurality of emotional states of the simulated person to the statements selected by the user thereby "affecting the random selection from said list". The claim does not define how the tracking of the changes affects the random selection and draws no correlations between the to features. It is unclear how the emotional component effects the selections.

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Lastly claim 66 recites the phrase "said simulated person's emotional state" there insufficient

antecedent basis for this phrase in the claim.

Response to Arguments

Applicant's arguments, see the response, filed 02/17/06, with respect to the claims as amended 4.

have been fully considered and are persuasive. The previous rejections of the claims have been

withdrawn. In view of the newly added feature regarding how each of the responses is selected, including

the use of probabilities and a random number generator, the prior art of record has been overcome.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Kathleen Mosser whose telephone number is (571) 272-4435. The examiner can normally

be reached on M-F 8:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Monica Carter can be reached on (571) 272-4475. The fax phone number for the organization where this

application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be obtained from

either Private PAIR or Public PAIR. Status information for unpublished applications is available through

Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC)

at 866-217-9197 (toll-free).

Primary Examiner

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April 10, 2006